	Case 4:08-cv-03271-CW	Document 9	Filed 08/29/2008	Page 1 of 3	
1 2 3 4 5	VINEET K. SOOD (Bar No. J. SCOTT PAISLEY (Bar No. AT&T SERVICES LEGAL 525 Market Street, 20 th Floor San Francisco, CA 94105 Tel: (415) 778-1359 Fax: (415) 882-4458	o. 094236) DEPARTMENT ·			
6 7	Attorneys for AT&T CORP., SEDGWICK CLAIMS MANAGEMENT SERVICES, INC. and AT&T UMBRELLA BENEFIT PLAN NO. 1				
8	UNITED STATES DISTRICT COURT				
9	NORTHERN DISTRICT OF CALIFORNIA – OAKLAND DIVISION				
10					
11	DOUGLAS A. TAYLOR,		CASE NO. C08	8-03271 CW	
12	Plaintiff,				
13	v.		DISMISSING	N AND ORDER AT&T CORP. AND	
14 15	AT&T CORP., SEDGWICK MANAGEMENT SERVICE	CLAIMS S, INC.,	MANAGEME AS DEFENDA	SEDGWICK CLAIMS MANAGEMENT SERVICES, INC. AS DEFENDANTS, AND JOINING AT&T UMBRELLA BENEFIT	
16	Defendants	5.		S A DEFENDANT	
17					
18			The Hon. Claud	lia Wilken	
19			Complaint Filed		
20			Trial Date: Not	set	
21					
22	The parties, by and through their attorneys, hereby stipulate as follows:				
23					
24	stand stands trained trained trained from the shall				
25	be, and upon the Court's execution and entry of this Stipulation and Order hereby are, dismissed from this action without prejudice.				
26	2. AT&T Umbrella Benefit Plan No. 1 shall be, and upon the Court's execution and				
27	entry of this Stipulation and O				
28		. ,, j 0.	and a secondary III	wellon.	
	-1- STIPULATION AND ORDER DISMISSING AND JOINING DEFENDANTS				
- 1	STIFULATION	THE OVER DISM	issing and joining D	EFENDANTS	

1	3. Service of the summons and complaint upon AT&T Umbrella Benefit Plan No.			
2	shall be deemed to have been effectuated as of the date that this Stipulation and Order is entered			
3	and its response to the complaint shall be due 20 days thereafter.			
4	This Stipulation and Order will not alter the date of any event or deadline already			
5	fixed by Court order AT&T Umbrella Plan No 1 hereby stipulates that it shall abide by the			
6	presently set dates for the initial meet and confer, the Rule 26(f) Report and the initial Case			
7	Management Conference			
8	IT IS SO STIPULATED.			
9				
10	Dated. August 29, 2008 AT&T SERVICES LEGAL DEPARTMENT			
11				
12	By Away Pausley			
13	J Scott Paisley, Attorneys for AT&T Corp., Sedgwick Claims			
14	Management Services, Inc. and AT&T Umbrella Benefit Plan No. 1			
15				
16	Dated: August 29., 2008 LAW OFFICES OF P. RANDALL NOAH			
17				
18	By:			
19	P. Randall Noah, Attorney for			
20	Plaintiff Douglas A. Taylor			
21	THE STANDARD AND A ST			
22	PURSUANT TO STIPULATION, IT IS SO ORDERED.			
23				
24	Dated.			
25	CLAUDIA WILKEN, United States District Court Judge			
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I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct.

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Date: August 29, 2008.

Juny Wong

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